

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

JULY 23, 1987

Mr. Marvin Fisher, President  
Fisher Industrial Service, Inc.  
P.O. Box 5319  
Glencos, AL 35905

Dear Mr. Fisher:

This is in response to your letter of July 7, 1987, in which you requested a clarification of how interim status applies to facilities that have become subject to regulation because they receive waste from generators of 100-1000 kg/mo. Once a facility qualifies for interim status (see 40 CFR §270.70 and §270.10), the facility may receive waste from all hazardous waste generators, not just small quantity generators. You should note that while your facility operates in interim status, you are subject to 40 CFR Part 265, and Part 270, Subpart G. Further, when your Part B permit is called you must comply with Parts 264 and 270, an applicable.

Sincerely,

Michael Petruska, Chief  
Review Section

cc: Region IV  
James Scarbrough

FaxBack# 11268

November 17, 1986

U.S. ENVIRONMENTAL PROTECTION AGENCY  
OFFICE OF SOLID WASTE (WH-562B)  
401 M STREET  
WASHINGTON, D.C. 20460

ATTENTION: MR ROBERT AXELROD

Dear Sir:

During a recent telephone conversation, we discussed the question of a facility which obtained interim status for storage under FR 51-10146 (Small Quantity Hazardous Waste 100-1000Kg) being restricted by EPA regulations, to receiving only those wastes generated by Small Quantity Generators (100-1000Kg) or is the facility authorized by Small Quantity Generator Waste (100-1000Kg per month) and Large Quantity Generator Waste (more than 1000Kg per month)?

A written clarification is requested so that planning for facility size can be accomplished.

I enjoyed our conversation and wish to thank you for the copies of the new Hazardous Waste Manifest.

I look forward to an early reply.

Sincerely

Marvin L. Fisher

President

MLF/lf